UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION 3:10-cv-271-RJC-DCK

BIANCA LAMPKIN, Adminiatrator of the)
Estate of Ameia Lampkin,)
)
Plaintiff,)
)
v.)
	ORDER ORDER
COVINGTON AT PROVIDENCE)
HOMEOWNERS ASSOC., INC.,)
HAWTHORNE MANAGEMENT CO.,)
BALLANTYNE CONGREGATION of)
JEHOVAH'S WITNESSES,)
WATCHTOWER BIBLE AND TRACT)
SOCIETY of NEW YORK, INC., and)
JUANA F. CHALMERS,)
)
Defendants.)
)

THIS MATTER comes before the Court on its own motion. On November 10, 2011, the Court granted the defendants' motions for summary judgment. (Doc. No. 52). That Order disposed of all of Plaintiff Bianca Lampkin's ("Plaintiff") claims against Defendant Juana Chalmers, but not all of her claims against Defendants Covington at Providence Homeowner's Association, Inc. ("Covington") and Hawthorne Management Company ("Hawthorne"). (Id.). Plaintiff stipulated to the dismissal of her claims against the other defendants captioned above, Ballantyne Congregation of Jehovah's Witnesses and Watchtower Bible and Tract Society of New York, Inc., on April 21, 2011. (Doc. No. 31).

During the November 7, 2011 hearing, it appeared to the Court that Plaintiff lacked evidence to support her remaining claims against Covington and Hawthorne. See (Doc. No. 52 at 9-14). Therefore, the Court raised the possibility of issuing summary judgment regarding

Plaintiff's remaining allegations sua sponte. See (Id. at 14) (citing U.S. Dev. Corp. v. Peoples

Federal Sav. & Loan Ass'n, 873 F.2d 731, 735 (4th Cir. 1989)). The Court gave Plaintiff

fourteen days to show cause why, in light of the Court's ruling, her case should not be dismissed.

This period has elapsed and Plaintiff has failed to respond.

For the reasons cited in this Court's November 10, 2011 Order, (Doc. No. 52 at 9-14), Plaintiff's remaining claims are dismissed.

IT IS, THEREFORE, ORDERED that Plaintiff's case is DISMISSED.

Signed: November 29, 2011

Robert J. Conrad, Jr.

Chief United States District Judge